and the state of the	Form (Truth-in-Lending Series).	the second se	Page 11435) 🏶
38531	hisS	the second se		84,
RICHARD P. LEIDER	VIAIN.	1	Mortga	igor,
CANDRA KAY LETDER	MAN		Mortés	aéee.
WITNESSETH, That said m /100\$14,600 int, bargain, sell and convey unto poerty situated in Klamat	nortgagor, in consideration of E 0.00) Do o said mortgagee, his heirs, exec h County, State of	FOURTEEN THOUSANI ollars, to him paid by said cutors, administrators and Oregon, bounded and des	SIX HUNDRED I mortgagee, does he assigns, that certain cribed as follows, to	ereby a real
tot 5 of	Resub of Homedale ' County, Oregon,	Tracts 49 and 50	1	
	scribed as 5548 Harl Falls, Klamath Coun	an Drive, ty, Oregon.		
			1940 -	
	$e_{\frac{1}{2}} = E^{-\frac{1}{2}},$	en e	e go sola e	
	, ser - - Artistan (Statistic) (Statistic)	n an an an Araba an Araba. An an Araba an Araba an Araba an Araba Araba an Araba an A		
	a second a s	e por tentage e service.		
	and a second			•
	he tenements, hereditaments and app appertain, and the rents, issues and			
KAY LEIDERMAN	naker) we, jointly and severall	Klamath Falls,	Oregon	DOLL until
KAY LEIDERMAN FOURTEEN THOUSAND S with interest thereon at the rate of principal and interest payable in m shall be applied first to accumulated of July paid in full (36 mo	naker) we, jointly and severall at SIX HUNDRED AND NO/1 in nine per cent. per annum from monthly installments of not less that d interest and the balance to princip 1984, and a like payment of SXX, when the whole unpaid be sum of both principal and interest	ly, promise to pay to the Klamath Falls, LOO	Oregon oregon oregon oregon oregon day of each month day of each month become due and payable e and collectible at the agree to pay the reason	RA DOLL until ayment as thereafte s; if any e option mable at
KAY LEIDERMAN FOURTEEN THOUSAND S with interest thereon at the rate of principal and interest payable in m shall be applied list to accumulated of July paid in full (36 mo installments is note. If this note is pl lives and collection costs of the bol tees to be fixed by the trial court by the appellate court, as the hold	maker) we, jointly and severall at SIX HUNDRED AND NO/1 inine per cent. per annum from monthly installments of not less that d interest and the balance to princin , 19 84, and a like payment of SixX, when the whole unpaid ole sum of both principal and interes laced in the hands of an attorney for lace in the hands of an attorney for and (2) if any appeal is taken from let's reasonable attorney's let's in the d per DeCree OI	ly, promise to pay to the Klamath Falls, 100	Oregon Oregon made on the 10th day of each month become due and payable e and collectible at the agree to pay the reaso pay (1) holder's reasou urt, such further sum a	RA DOLL until ayment as thereafte s; if any e option mable at
KAY LEIDERMAN FOURTEEN THOUSAND S with interest thereon at the rate of principal and interest payable in m shall be applied list to accumulated of July paid in full (36 mO installments is not so paid, the who holder of this note. If this note is pl lieus and collection costs of the hold lieus to be fixed by the trial court by the appellate court, as the hold Credit to be grante Dissolution of Marr	at at SIX HUNDRED AND NO/1 t nine per cent. per annum from monthly installments of not less that d interest and the balance to princip , 19 84, and a like payment of Sixx, when the whole unpaid ole sum of both principal and interest laced in the hands of an attorney for and (2) if any appeal is taken from let's reasonable attorney's less in the od per Decree of ciage, Case No. AN and LEIDERMAN	ly, promise to pay to the Klamath Falls, DO	Oregon Oregon made on the 10th day of each month become due and payable e and collectible at the agree to pay the reaso pay (1) holder's reasou urt, such further sum a	RA DOLL until ayment as thereafte s; if any e option mable at
KAY LEIDERMAN FOURTEEN THOUSAND S with interest thereon at the rate of principal and interest payable in m shall be applied lisst to accumulated of July paid in full (36 mo installments is not so paid, the who holder of this note. If this note is pl here and collection costs of the hold less to be fixed by the trial court of by the appellate court, as the hold Credit to be grante Dissolution of Marr 83-211-DI, LEIDERMA	at at SIX HUNDRED AND NO/1 I nine per cent. per annum from monthly installments of not less that d interest and the balance to princip , 19 84, and a like payment of DSXX, when the whole unpaid les sum of both principal and interess laced in the hands of an attorney for laced in the hands of an attorney to laced in the hands of an attorney to later bereot, and if suit or action is and (2) if any appeal is taken from let's reasonable attorney's fors in the DSCREE OF Ciage, Case No. AN and LEIDERMAN d support as set	ly, promise to pay to the Klamath Falls, 100	Oregon oregon wo one payment; each pa nade on the 10th day of each month become due and payable e and collectible at the lagree to pay the reason pay (1) holder's reason urt, such further sum a Decolumn geiderman	RA until ayment at therealte ;; if any e option mable at as may b
KAY LEIDERMAN FOURTEEN THOUSAND S with interest thereon at the rate of principal and interest payable in m shall be applied lirst to accumulated of July paid in full (36 mo installments is not so paid, the who holder of this note. If this note is pl tres and collection costs of the hold lees to be fixed by the trial court a by the appellate court, as the hold Credit to be grante Dissolution of Marr 83-211-DI, LEIDERMA re payment of child out in Decree. The date of maturity of the due, to-wit: July 10	at at SIX HUNDRED AND NO/1 t nine per cent. per annum from monthly installments of not less that d interest and the balance to princip , 19 84, and a like payment of DSXX, when the whole unpaid ole sum of both principal and interess and (2) if any appeal is taken from let's reasonable attorney's fors in the ed per Decree of riage, Case No. AN and LEIDERMAN d support as set debt secured by this mortgage is t , 19 87	ly, promise to pay to the Klamath Falls, 100	Oregon Oregon wo one payment; each pa made on the 10th day of each month agree to pay the reason pay (1) holder's reason urt, such further sum a Decedum Leiderman reduled principal payment ad this mortgage are:	RA DOLL until ayment at therealte ; if any e option mable at as may l
KAY LEIDERMAN FOURTEEN THOUSAND S with interest thereon at the rate of principal and interest payable in m shall be applied list to accumulated of July paid in full (36 mO installments is not so paid, the who holder of this note. If this note is pl here and collection costs of the hold lees to be fixed by the trial court by the appellate court, as the hold Credit to be granted Dissolution of Marr 83-211-DI, LEIDERMA re payment of child out in Decree. The date of maturity of the due, to-wit: July 10 The mortgagor warrants that it out construction mortgagor	at at SIX HUNDRED AND NO/1 t nine per cent. per annum from monthly installments of not less that d interest and the balance to princip , 19 84, and a like payment () Sixx, when the whole unpaid ole sum of both principal and interes and (2) if any appeal is taken from ter's reasonable attorney's less in the ed per Decree Of ciage, Case No. AN and LEIDERMAN d support as set debt secured by this mortgage is t , 19.87	ly, promise to pay to the Klamath Falls, 100	Oregon Oregon wo one payment; each pa made on the 10th day of each month become due and payable e and collectible at the pay (1) holder's reason urt, such further sum a Diccolloc urt, such further sum a Diccolloc det derman deduled principal payment at this mortgage are: int Notice below), ial purposes other than	RA DOLL until ayment at therealte e: if any e option mable at as may l ont becor agricult
KAY LEIDERMAN FOURTEEN THOUSAND S with interest thereon at the rate of principal and interest payable in m shall be applied lirst to accumulated of July paid in full (36 mCO installments is not so paid, the who holder of this note. If this note is pl lires and collection costs of the hold credit to be fixed by the trial court is by the appellate court, as the hold Credit to be granted Dissolution of Marr 83-211-DI, LEIDERMA re payment of child out in Decree. The date of maturity of the due, to-wit: July 10 The mortgagor warrants that if (a)* primarily for mortgagor, (b) for an organization, (ev purposes. This mortgage is inferior, Richard Leiderman an	at at SIX HUNDRED AND NO/1 t nine per cent. per annum from monthly installments of not less tha d interest and the balance to princin , 19 84, and a like payment of Six , when the balance to princin , 19 84, and a like payment of Six , when the balance to princin laced in the hands of an attorney to laced of the hands of an attorney to the proceeds of the loan represented 's personal, family, household or agri- ren it mortgagor is a natural person, secondary and made subject to a and Sandra Kay Leiderney to 	ly, promise to pay to the Klamath Falls, 100	Oregon Oregon y one payment; each pa made on the 10th day of each month become due and payable e and collectible at the agree to pay the reason pay (1) holder's reason urt, such further sum a Decediment Leiderman reduled principal payment int Notice below), ial purposes other than we described real estat	RA until ayment at therealte ; if any e option mable at as may l as may l mable at as may l as may l as may l
KAY LEIDERMAN FOURTEEN THOUSAND S with interest thereon at the rate of principal and interest payable in m shall be applied lirst to accumulated of July paid in full (36 mO installments is not so paid, the who holder of this note. It this note is pl teres to be fixed by the trial court is by the appellate court, as the hold Credit to be granted Dissolution of Marr 83-211-DI, LEIDERMA re payment of child out in Decree. The date of maturity of the due, to-wit: July 10 The mortgagor warrants that is (a)* primarily for mortgagor (b) for an organization, (ev purposes. This mortgage is inferior, Richard Leiderman an to Klamath First F	at at SIX HUNDRED AND NO/1 t nine per cent. per annum from monthly installments of not less tha d interest and the balance to princin , 19 84, and a like payment of Six , when the balance to princin , 19 84, and a like payment of Six , when the balance to princin and (1) if any appeal is taken from the's reasonable attorney's fees in the of per Decree of ciage, Case No. AN and LEIDERMAN d support as set debt secured by this mortgage is t the proceeds of the loan represented 's personal, family, household or agri- ren if mortgagor is a natural person, secondary and made subject to a and Sandra Kay Leidern 'ederal Savings & Lo ge records of the above named country	ly, promise to pay to the Klamath Falls, 100	Oregon Oregon y one payment; each pa made on the 10th day of each month become due and payable e and collectible at the lagree to pay the reason pay (1) holder's reason urt, such further sum a Secondary secondary detaerman reduled principal payment int Notice below), ial purposes other than we described real estat dated , at page), reference to said morth	RA until until upment at therealte t
KAY LEIDERMAN FOURTEEN THOUSAND S with interest thereon at the rate of principal and interest payable in m shall be applied lirst to accumulated of July paid in full (36 mo installments is not so paid, the who holder of this note. If this note is pl lies and collection costs of the hold Credit to be fixed by the trial court a by the appellate court, as the hold Credit to be grante Dissolution of Marr 83-211-DI, LEIDERMA re payment of child out in Decree. The date of maturity of the due, to-wit: July 10. The mortgager warrants that if (a)* primarily for mortgager, (b) for an organization, (ev purposes. This mortgage is inferior, Richard Leiderman an to Klamath First F 19 , and recorded in the mortgager the said tirst m	at at SIX HUNDRED AND NO/1 t nine per cent. per annum from monthly installments of not less that d interest and the balance to princip 19 84, and a like payment (DSXX, when the whole unpaid less moil both principal and interest and (2) if any appeal is taken from ter's reasonable attorney's ters in the d per Decree Of ciage, Case NO. AN and LEIDERMAN d support as set debt secured by this mortgage is t 19.8.7 the proceeds of the loan represented 's personal, family, household or agri- ren if mortgagor is a natural person, secondary and made subject to a d Sandra Kay Leidern Pederal Savings & LO ge records of the above named county trunnent/microfilm No. mortgage was given to socure a note f	ly, promise to pay to the Klamath Falls, 100	oregon oregon y one payment; each pa made on the 10th day of each month agree to pay the reason pay (1) holder's reason urt, such further sum a vert, such further sum a dated	RA DOLL until ayment at therealte ; if any e option mable at as may l in able at as may l as may l agriculti te made gage reco ; the unj ereon is l
KAY LEIDERMAN FOURTEEN THOUSAND S with interest thereon at the rate of principal and interest payable in m shall be applied lirst to accumulated of July paid in full (36 mo installments is not so paid, the who holder of this note. If this note is pl lites and collection costs of the hold Credit to be grante Dissolution of Marr 83-211-DI, LEIDERMA re payment of child out in Decree. The date of maturity of the due, to-wit: July 10 The mortgagor warrants that if (a)* primarily for mortgagor; (b) for an organization, (ev This mortgage is inferior, This Richard Leiderman an to Klamath First F 19 , and recorded in the mortgage the said lirst m principal balance thereol on the dat to	at at SIX HUNDRED AND NO/1 in the per cent. per annum from monthly installments of not less that d interest and the balance to princip . 19 84, and a like payment of SixX, when the whole unpaid ole sum of both principal and interest and (2) if any appeal is taken from ter's reasonable attorney's ters in the d per Decree of ciage, Case No. AN and LEIDERMAN d support as set debt secured by this mortgage is t . 19.8.7 the proceeds of the loan represented 's personal, family, household or agri ren if mortgagor is a natural person, secondary and made subject to a and Sandra Kay Leider 'ederal Savings & Lo ge records of the above named count; trument/microlinn No. mortgage was given to secure a note f te of the execution of this instrument . 19; said prior mortgage and	ly, promise to pay to the Klamath Falls, 100	oregon oregon y one payment; each pa made on the 10th day of each month agree to pay the reason pay (1) holder's reason urt, such further sum a Decadum Leiderman deduled principal payment int Notice below), ial purposes other than we described real estat dated , at page), reference to said morth and no more; interest the by hereinalter, for brevit	RA DOLL until until ayment at therealter if any e option mable at as may l mable at as may l out becom agriculth te made gage reco ; the uni- ereon is l ty, are ca
KAY LEIDERMAN FOURTEEN THOUSAND S with interest thereon at the rate of principal and interest payable in m shall be applied first to accumulated of July paid in full (36 mo installments is not so paid, the who holder of this note. If this note is pl lites and collection costs of the hold Credit to be grante Dissolution of Marr 83-211-DI, LEIDERMA re payment of child out in Decree. The date of maturity of the due, to-wit: July 10 The mortgagor warrants that i (a)* primarily for mortgagor's Richard Leiderman an to Klamath First F 19', and recorded in the mortgage thereol, or as document/lee/tile/inst hereby being made; the said first m principal balance thereol on the dat to in fea simple of said premises; tha	at at SIX HUNDRED AND NO/1 in ne per cent. per annum from monthly installments of not less that d interest and the balance to princip 19 84, and a like payment of Six , when the balance to princip 19 84, and a like payment of Six , when the whole unpaid ole sum of both principal and interest and (2) if any appeal is taken from let's reasonable attorney's fers in the ed per Decree of ciage, Case No. AN and LEIDERMAN d support as set debt secured by this mortgage is t the proceeds of the loan represented 's personal, family, household or agri- ren if mortgagor is a natural person, secondary and made subject to a d Sandra Kay Leider Cederal Savings & Lo ge records of the above named count, trument/microfilm No. mortgage was given to secure a note f te of the execution of this instrument , 19 ; said prior mortgage and o and with the mortgagee, his heirs, at the same are free from all encumts	ly, promise to pay to the Klamath Falls, 100	oregon oregon y one payment; each pa made on the 10th day of each month agee to pay the reaso pay (1) holder's reaso urt, such further sum a verschlutter sum a verschlutter sum a different pay the reaso pay (1) holder's reaso urt, such further sum a verschlutter sum a verschlutter sum a different	RA DOLL until until ayment at therealte ; if any e option mable at as may l as may l as may l as in becon agricult te made ; the unp ereon is p ty, are can wfully se
KAY LEIDERMAN FOURTEEN THOUSAND S with interest thereon at the rate of principal and interest payable in m shall be applied lirst to accumulated of July paid in full (36 mO installments is not so paid, the who holder of this note. If this note is pl lites and collection costs of the hold Credit to be fixed by the trial court is by the appellate court, as the hold Credit to be granted Dissolution of Marr 83-211-DI, LEIDERMA re payment of child out in Decree. The date of maturity of the due, to-wit: July 10. The mortgagor warrants that if (a)* primarily for mortgagor (b) for an organization, (ev purposes. This mortgage is inferior, Richard Leiderman an to Klamath First F 19 ', and recorded in the mortgage thereol, or as document/lee/tile/inst hereby being made; the said lirst m principal balance thereol on the dat to in tee simple of said premises; tha and that he will warrant and love him and pay all obligations due o and that he will warrant and love him and pay all obligations due o and that he will warrant and love him and pay all obligations due o	at at SIX HUNDRED AND NO/1 in ne per cent. per annum from monthly installments of not less that d interest and the balance to princip 19 84, and a like payment of Six , when the balance to princip 19 84, and a like payment of Six , when the whole unpaid ole sum of both principal and interest and (2) if any appeal is taken from let's reasonable attorney's fers in the ed per Decree of ciage, Case No. AN and LEIDERMAN d support as set debt secured by this mortgage is t the proceeds of the loan represented 's personal, family, household or agri- ren if mortgagor is a natural person, secondary and made subject to a d Sandra Kay Leider Cederal Savings & Lo ge records of the above named count, trument/microfilm No. mortgage was given to secure a note f te of the execution of this instrument , 19 ; said prior mortgage and o and with the mortgagee, his heirs, at the same are free from all encumts	ly, promise to pay to the Klamath Falls, 100	Oregon Oregon y one payment; each pa made on the 10th day of each month become due and payable e and collectible at the agree to pay the reasor pay (1) holder's reasor urt, such further sum a Cecenary Leiderman eduled principal payment int Notice below), ial purposes other than we described real estat dated , at page), reference to said morth and no more; interest the by hereinafter, for brevit d assigns, that he is law age and further except o and perform all things or this mortgage or the	RA DOLL until until syment at therealte ; if any e option mable at as may l as may l as may l as may l agriculti te made gage reco ; the unj ereon is l ty, are ca wfully se s require s require sec ot sec

14 JUL 0

9

and such other hazards as the mortgagee may from time to time require, in an amount not less than \$ in a company or companies acceptable to the mortgagee herein, with loss payable, first to the holder of the said first mortgage; second, to the mort-gagee named herein and then to the mortgager as their respective interests may appear; all policies of insurance shall be delivered to is written, showing the amount of said coverage, shall be delivered to the mortgage named in this instrument. Now if the mortgager shall fail for any reason to procure any such insurance and to deliver said policies as aforesaid at least fitteen days prior to the expira-tion of any policy of insurance now or hereafter placed on said buildings, the mortgage may plear and will not commit or suffer any waster of said premises. In the event any personal property is part of the sacurity for this mortgage, then at the request of the mortgage, the mortgager shall join with the mortgage in executing one or more financing statements pursuant to the Uniform Commercial Code, in searches made by filing officers or searching agencies as may be deemed desirable by the mortgage. Now, therefore, it said mortgager shall keep and perform the covenants herein contained and shall pay all obligations secured by

If the mortgage and the provided for the mortgage and will pay for filing the same in the proper public office or offices, as well as the cost of all ient searches made by filing officers or searching agencies as may be deemed desirable by the mortgage. Now, therefore, it said mortgage or searching agencies as may be deemed desirable by the mortgage.

and to individuals.

IN WITNESS WHEREOF, said mortgagor has hereunto set his hand the day and year first above written.

P

lay

Leiderman

Evelyn Biehn, County Clerk

Deputy

*IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable. If warranty (a) is applicable and if the mortgagee is a creditor, as such word is defined in the Truth-in-Lending Act and Regulation Z, the mortgagee MUST comply with the Act and Regulation by making required disclosures; for this purpose, use Stevens-Ness Form No. 1306 or similar.

STATE OF OREGON,

292 Mair Biss

County of Klamath

BE IT REMEMBERED, That on this 5 ...day of before me, the undersigned, a notary public in and for said county and state, personally appeared the within named Richard P. Leiderman

known to me to be the identical individual..... described in and who executed the within instrument and acknowledged to me that he executed the same freely and voluntarily.

-9 -1 IN TESTIMONY WHEREOF, I have hereunto-set my hand and affixed my official seal the day and year last above written. O 1 c بالمناجبة للم atric Ida rta Notary Public for Oregon My Commission expires 3/7/88 SECOND STATE OF OREGON. MORTGAGE ss. County of Klamath I certify that the within instru-(FORM No. 925) AW PUB. CO., PO SPACE RESERVED FOR RECORDER'S USE TO instrument/microfilm No. 38531 Record of Mortgages of said County. Witness my hand and seal of AFTER RECORDING RETURN County affixed. Robt. S. Nawelton TO

Fee: \$3.00